SOUTHERN DIS		_	X		
KADIAN NOBLE,		Plaintiff(s),	: : :	17 Civ(AJN)	
-v- HARVEY WEINSTEIN, et al.,		Defendant(s).	: : : : : :	CIVIL CASE MANAGEMENT PLAN AND SCHEDULING ORDER	
This Civil with Fed. R. Civ. I	•	nt Plan (the "Plar	n") is submit	ted by the parties in accordance	
proceeding pursuant to substantive	s before a United 28 U.S.C. § 636 consequences.	d States Magistra 5(c). The parties	te Judge, inc are free to w	conducting all further cluding motions and trial ithhold consent without adverse need not be completed.]	
2. Settlement	discussions [hav	ve // have	not]	taken place.	
3. The parties	The parties [have/ have not] conferred pursuant to Fed. R. Civ. P. 26(f).				
The plainti of this case	4. [For F.L.S.A. actions only] The plaintiff(s) [do / do not] anticipate moving for conditional certification of this case as a collective action. The defendant(s) [will / will not] stipulate to conditional certification.				
[If defendant(s) will not stipulate to conditional certification:]					
Pro	posed briefing so	chedule:			
	Opening:				
	Opposition:				
	Reply:				

[Opening brief to be filed no later than 30 days from the date of the initial pretrial conference; full briefing to be completed within 30 days of the opening brief]

5.	Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed within 60 days from the date of this Order. [Absent exceptional circumstances, choose a date not more than thirty (30) days following the initial pretrial conference.]				
6.	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than days from the date of this Order. [Absent exceptional circumstances, a date not more than fourteen (14) days following the initial pretrial conference.]				
7.	. All fact discovery is to be completed no later than 2/14/2020 . [A date not more than 120 days following the initial pretrial conference, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]				
8.	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided that the parties meet the deadline for completing fact discovery set forth in ¶ 7 above.				
	a.	Initial requests for production of documents shall be served by 10/29/2019			
	b.	Interrogatories shall be served by 10/29/2019.			
	c.	Depositions shall be completed by 2/14/2020			
	d.	Requests to admit shall be served by 1/14/2020			
9.	All expert discovery, including disclosure of expert reports, production of underlying documents, and depositions shall be completed by 3/31/2020 [Absent exceptional circumstances, a date forty-five (45) days from the completion of fact discovery].				
10.	All mo	tions and applications shall be governed by the Court's Individual Rules.			

11. All counsel must meet in person for at least one hour to discuss settlement within fourteen (14) days following the close of fact discovery.

12. Counsel for the parties propose the following alternative dispute resolution mechafor this case:	nism(s)				
a. Referral to a Magistrate Judge for a settlement conference.					
b. Referral to the Southern District's Mediation Program.					
c. Retention of a private mediator.					
The parties seek the above-noted referral [now / at a later date].					
Unless otherwise ordered by the Court, settlement discussions do not stay or mod date in this Order.	ify any				
[If the parties seek the above-noted referral at a later date:]					
Counsel for the parties will submit a letter by seeking the referral.					
13. Summary Judgment and <i>Daubert</i> motions are to be filed within 30 days of the close of all discovery. Absent good cause, the Court will not ordinarily have summary judgment practice in a non-jury case.					
14. Unless otherwise ordered by the Court, within forty (40) days of the close of all discovery, or, if a dispositive motion has been filed, within fourteen (14) days of a decision on such motion, the parties file via ECF a Joint Pretrial Report prepared accordance with the Court's Individual Practices and Fed. R. Civ. P. 26(a)(3). Ar motions <i>in limine</i> shall be filed via ECF at the same time that the a Joint Pretrial Filed. If this action is to be tried before a jury, proposed <i>voir dire</i> , jury instruction verdict form shall also be filed at the same time as the Joint Pretrial Report.	in ly Report is				
15. The parties shall be ready for trial within two weeks of filing the Joint Pretrial Re	port.				
16. This case [is/ is not] to be tried to a jury.					
17. Other issues to be addressed at the Initial Pretrial Conference, including those set Fed. R. Civ. P. 26(f)(3), are set forth below.	forth in				
See accompanying Joint Letter	_				
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Counse	el for the Parties:		
herein of modify Court's expirate not be	extended, except by further Order or extend the dates herein shall be s Individual Rules and shall be madion of the date sought to be extend	of this Cou e made in a de no fewe led. Absen ly passed.	this Order may not be modified or the dates art for good cause shown. Any application to written application in accordance with a than two (2) business days prior to the texceptional circumstances, extensions will Ongoing settlement discussions do not the Court.
	The next Case Management Confe	erence is so	cheduled for at
	·		
	SO ORDERED.		
Dated:			
241041	New York, New York		JUDGE ALISON J. NATHAN
			United States District Judge